"(2) The provisions of this subsection shall not apply to—

"(A) retransmission of the signal of a television broadcast station outside the station's local market by a satellite carrier directly to subscribers if—

"(i) that station was a superstation on May 1. 1991:

"(ii) as of July 1, 1998, such station's signal was transmitted under the compulsory license of section 119 of title 17, United States Code, by satellite carries directly to at least 250.000 subscribers; and

"(iii) the satellite carrier complies with any program exclusivity rules that may be adopted by the Federal Communications Commission pursuant to section 338.

"(B) retransmission of the distant signal of a broadcasting station that is owned or operated by, or affiliated with, a broadcasting network directly to a home satellite antenna, if the subscriber resides in an unserved household or

"(C) retransmission by a cable operator or other multichannel video programming distributor (other than by a satellite carrier direct to its subscribers) of the signal of a television broadcast station outside the station's local market, if that signal was obtained from a satellite carrier and—

"(i) the originating station was a superstation on May 1, 1991; and

"(ii) the originating station was a network station on December 31, 1997, and its signal was retransmitted by a satellite carrier directly to subscribers.

"(3) Any term used in this subsection that is defined in section 337(d) of this Act has the meaning given to it by that section."

"(b) EFFECTIVE DATE.—The amendments made by subsection(a) take effect on January 1, 1999.

SEC. 206. DESIGNATED MARKET AREAS.

Nothing in this title, or in the amendment made by this title, prevents the Federal Communications Commission from revising the listing of designated market areas or reassigning those area if the revision or reassignment is done in the same manner and to the same extent as the Commission's cable television mandatory carriage rules provide. SEC. 207. SEVERABILITY.

If any provision of this title of section 325(b) or 337 of the Communications Act of 1934 (47 U.S.C. 325(b) or 337, respectively), or the application of that provision to any person or circumstance, is held by a court of competent Jurisdiction to violate any provision of the Constitution of the United States, then the other provisions of that section, and the application of that provision to other provisions and circumstance, shall not be affected.

SEC. 208. SECONDARY TRANSMISSIONS.

''(a) AMENDENT OF SECTION 119(A)(2)(B) of TITLE 17, UNITED STATES CODE.—Section 119(a)(2)(B) of title 17, United States Code, is amended to read as follows:

"(B) SECONDARY TRANSMISSION TO UNSERVED HOUSEHOLDS.—Except as provided in paragraph(5)(E) of this subsection, the license provided or in subparagraph(a) shall be limited to secondary transmissions to persons who reside in unserved households."

"(b) AMENDMENT OF SECTION 119(A)(5) of Title 17.—Section 119(a)(5) of title 17, United States Code, is amended by adding at the end thereof the following:

"(E) EXCEPTION.—The secondary transmission by a satellite carrier of a primary transmission made by a network station to subscribers who do not reside in unserved households shall not be an act of infringement if

``(i) that station was a superstation on May 1, 1991; and

"(ii) that station was lawfully retransmitted by satellite carriers directly to at lest 250,000 subscribers as of July 1, 1998.".

SEC. 209. DEFINITIONS.

In this title:

(1) TERMS DEFINED IN COMMUNICATIONS ACT OF 1934.—Any term used in this title that is defined in section 337(d) of the Communications Act of 1934, as added by section 204 of this title, has the meaning given to it by that section.

(2) DESIGNATED MARKET AREA.—The term "designated market area," means a designated market area, as determined by Nielsen Media Research and published in the DMA Market and Demographic Report.

HATCH (AND LEAHY) AMENDMENT NO. 373

Mr. HATCH (for himself and Mr. LEAHY) proposed an amendment to amendment No. 372 proposed by Mr. McCAIN to the bill, S. 247, supra; as follows:

On page 17, strike line 4 through page 18, line 4 and insert the following:

SEC. 208 DEFINITIONS.

HATCH (AND LEAHY) AMENDMENTS NOS. 374–375

Mr. HATCH (for himself and Mr. LEAHY) proposed two amendments to the bill, S. 247, supra; as follows:

Amendment No. 374

On page 3, line 9, strike "that station" and insert "the network that owns or is affiliated with the network station".

On page 3, lines 16 and 17, strike "the station" and insert "the network".

On page 4, line 3, strike "the station" and insert "the network".

On page 12, beginning with line 19, strike all through line 5 on page 13 and insert the following:

(3) by adding at the end the following: "In the case of the Public Broadcasting Service satellite feed, the compulsory license shall be effective until January 1, 2002.".

On page 13, strike lines 6 through 8 and insert the following:

(b) DEFINITIONS.—Section 119(d) of title 17, United States Code, is amended—

(1) by amending paragraph (9) to read as follows:

((9) Superstation.—The term 'superstation'—

"(A) means a television broadcast station, other than a network station, licensed by the Federal Communications Commission that is secondarily transmitted by a satellite carrier: and

"(B) includes the Public Broadcasting Service satellite feed.": and

(2) by adding at the end the following:

On page 13, line 25, strike "and".

On page 14, line 5, strike the period and insert a semicolon and "and".

On page 14, insert between lines 5 and 6 the following:

(3) by adding at the end the following:

"(11) STATUTORY LICENSE CONTINGENT ON COMPLIANCE WITH FCC RULES AND REMEDIAL STEPS.—The willful or repeated secondary transmission to the public by a satellite carrier of a primary transmission made by a broadcast station licensed by the Federal Communications Commission is actionable as an act of infringement under section 501,

and is fully subject to the remedies provided by sections 502 through 506 and 509, if, at the time of such transmission, the satellite carrier is not in compliance with the rules, regulations, and authorizations of the Federal Communications Commission concerning the carriage of television broadcast station signals.".

SEC. 8. TELEVISION BROADCAST STATION STANDING.

Section 501 of title 17, United States Code, is amended by adding at the end the following:

"(f) With respect to any secondary transmission that is made by a satellite carrier of a primary transmission embodying the performance or display of a work and is actionable as an act of infringement under section 122, a television broadcast station holding a copyright or other license to transmit or perform the same version of that work shall, for purposes of subsection (b) of this section, be treated as a legal or beneficial owner if such secondary transmission occurs within the local market of that station."

On page 14, line 6, strike "SEC. 8." and insert "SEC. 9.".

Amendment No. 375

On page 12, line 4, insert after "network" the following: "or is not otherwise eligible to receive directly from a satellite carrier a signal of that television network (other than a signal provided under section 122) in accordance with section 338 of the Communications Act of 1934."

On page 14, insert between lines 5 and 6 the following:

SEC. 8. MORATORIUM ON COPYRIGHT LIABILITY.

Until December 31, 1999, no subscriber, as defined under section 119(d)(8) of title 17, United States Code, located within the predicted Grade B contour of a local network television broadcast station shall have satellite service of a distant network signal affiliated with the same network terminated, if that subscriber received satellite service of such network signal before July 11, 1998, as a result of section 119 of title 17, United States Code.

On page 14, line 6, strike "SEC. 8." and insert "SEC. 9.".

AUTHORITY FOR COMMITTEES TO MEET

 $\begin{array}{c} \text{COMMITTEE ON COMMERCE, SCIENCE AND} \\ \text{TRANSPORTATION} \end{array}$

Mr. LOTT. Mr. President, I ask unanimous consent that the Senate Committee on Commerce, Science, and Transportation be authorized to meet on Thursday, May 20, 1999, at 9:30 a.m. on Internet Filtering.

The PRESIDING OFFICER. Without objection, it is so ordered.

 $\begin{array}{c} \text{COMMITTEE ON ENERGY AND NATURAL} \\ \text{RESOURCES} \end{array}$

Mr. LOTT. Mr. President, I ask unanimous consent that the Committee on Energy and Natural Resources be granted permission to meet during the session of the Senate on Thursday, May 20, for purposes of conducting a full committee hearing which is scheduled to begin at 9:30 a.m. The purpose of this oversight hearing is to receive testimony on damage to the national security from Chinese espionage at DOE nuclear weapons laboratories.

The PRESIDING OFFICER. Without on Energy Research, Development, objection, it is so ordered. Production, and Regulation of the

COMMITTEE ON GOVERNMENT AFFAIRS

Mr. LOTT. Mr. President, I ask unanimous consent that the Governmental Affairs Committee be permitted to meet on Thursday, May 20, 1999 at 10 a.m. for a business meeting to consider pending Committee business.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON GOVERNMENTAL AFFAIRS

Mr. LOTT. Mr. President, I ask unanimous consent that the Governmental Affairs Committee be permitted to meet on Thursday, May 20, 1999 at 2:30 p.m. for a hearing on Oversight of National Security Methods and Processes Relating to the Wen-Ho Lee Espionage Investigation.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. LOTT. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be authorized to meet for a hearing on "ESEA: From Tales to Tape" during the session of the Senate on Thursday, May 20, 1999, at 10:00 a.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. LOTT. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be authorized to meet during the session of the Senate on Thursday, May 20, 1999, at 2:30 p.m. to receive testimony on education issues.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON VETERANS' AFFAIRS

Mr. LOTT. Mr. President, the Committee on Veterans' Affairs would like to request unanimous consent to hold a hearing on pending legislation.

The hearing will be held on Thursday, May 20, 1999, at 2:15 p.m., in room 418 of the Russell Senate Office Building.

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON CLEAN AIR, WETLANDS, PRIVATE PROPERTY, AND NUCLEAR SAFETY

Mr. LOTT, Mr. President, I ask unanimous consent that the Subcommittee on Clean Air, Wetlands, Private Property, and Nuclear Safety be granted permission to conduct a hearing on the Environmental Protection Agency's proposed sulfur standard for gasoline as contained in the proposed Tier Two standards for automobiles Thursday, May 20, 9:30 a.m., Hearing Room (SD-406)

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON ENERGY RESEARCH, DEVELOPMENT, PRODUCTION, AND REGULATION

Mr. LOTT. Mr. President, I ask unanimous consent that the Subcommittee

on Energy Research, Development, Production, and Regulation of the Committee on Energy and Natural Resources be granted permission to meet during the session of the Senate on Thursday, May 20, for purposes of conducting a subcommittee hearing which is scheduled to begin at 2:00 p.m. The purpose of this hearing is to receive testimony on S. 348, a bill to authorize and facilitate a program to enhance training research and development, energy conservation and efficiency and consumer education in the oilheat consumers and the public, and for other purposes.

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON ENERGY RESEARCH,
DEVELOPMENT, PRODUCTION, AND REGULATION

Mr. LOTT. Mr. President, I ask unanimous consent that the Subcommittee on Energy Research, Development, Production, and Regulation of the Committee on Energy and Natural Resources be granted permission to meet during the session of the Senate on Thursday, May 20, for purposes of conducting a joint subcommittee hearing with the Subcommittee on National Economic Growth, Natural Resources, and Regulatory Affairs of the House Committee on Government Reform, which is scheduled to begin at 2:30 p.m. The purpose of this oversight hearing is to receive testimony and conduct oversight on the Administration's FY2000 budget request for climate change programs and compliance with various statutory provisions in FY1999 appropriations acts requiring detailed accounting of climate change spending and performance measures for each requested increase in funding.

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON SCIENCE, TECHNOLOGY, AND SPACE

Mr. LOTT. Mr. President, I ask unanimous consent that the Subcommittee on Science, Technology, and Space of the Senate Committee on Commerce, Science and Transportation be authorized to meet on Thursday, May 20, 1999, at 2:30 pm on Commercial Space.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADDITIONAL STATEMENTS

TRIBUTE TO ADMIRAL BUD NANCE

• Mr. MURKOWSKI. Mr. President, I rise to give tribute to Admiral Bud Nance. His recent death is a great loss to this institution and to this country. His list of accomplishments is long, his list of friends even longer. I want to express my sympathy to his wife and family. I also want to extend that same sympathy to my friend from North Carolina, Senator HELMS, who has lost a great friend and advisor.

I first met Bud in 1991 when he came out of a well-deserved military retire-

ment and took over as Staff Director of the Senate Foreign Relations Committee. I was a member of the Committee at that time. His career as a Navy Commander brought a steady hand and a cool head to the Committe. I knew that when I had new staff member starting in the Senate I could send him or her to Bud and he would put the staff member on the right track with his fatherly guidance. His maturity and mentoring role will be almost impossible to replace. I also knew that Bud would provide me with clear-headed advice. He was plain spoken and honest, and I truly admired him for that. Even after I left the Committee. I often turned to Bud for assistance or guidance on a particular issue, and he always gave me an honest answer. That counts for a lot up here.

Mr. President, the Admiral's many accomplishments have been noted previously by my colleagues. Although I knew of his military background prior to joining the Senate, Bud was too modest to let the rest of us in on just what he had gone through in his previous career as a Navy officer. He saw active duty in World War II, Korea and Vietnam. It has been reported that during World War II he endured 162 Japanese air and kamikaze attacks. One of the papers reminded me of one of Bud's great lines when the Committee was considering whether U.S. Ambassadors should receive additional benefits, including hardship pay. "I fought at Iwo Jima." he said. "That's hardship." His life experiences helped him keep our work here in perspective.

Mr. President, I noted the obituary from the Charlotte Observer was entitled, "Bud Nance, Monroe Native Was an Officer and a Gentleman." This was certainly a fitting description of the man, and he will be remembered fondly by all who knew him.

TRIBUTE TO JEFF GLUECK

• Mrs. FEINSTEIN. Mr. President, I want to pay special tribute to an outstanding citizen and participant of the distinguished White House Fellowship Program—Jeffrey Glueck from Newport Beach, CA.

Mr. Glueck, a management consultant with Monitor Co. in Cambridge, Massachusetts, graduated from Harvard University with honors, receiving his BA in social studies. He went on to earn an MA in international relations from Oxford University on a Marshall Scholarship, where he and a partner won the annual Oxford Debating Championship. Mr. Glueck has advised the Peruvian and Bolivian governments on economic competitiveness and from 1995-98, directed a national competitiveness project for the Venezuelan government and private sector. He was also a pro bono advisor to the Center of Middle East Competitive Strategy, an economic development and regional cooperation project for the signatory